Publications & Presentations

PUBLICATIONS

Books
• *Droits de l'homme et droit international économique*, Bruylant (forthcoming 2019, edited).
• *The Latin American Challenge to the Current System of Investor-State Dispute Settlement, Journal of World Investment & Trade: Special Issue* 17 (4), Brill, 2016 (edited with Katia Fach Gómez).

Think piece (peer reviewed)

Articles (peer reviewed)
• Investment Arbitration and the Controverted Right of the Arbitrator to Issue a Separate or Dissenting Opinion, *The Law and Practice of International Courts and Tribunals* 17 (1), 2018.
  • This article has been translated by the journal and published in Chinese: 作为合法性保障的欧洲议会在欧盟投资政策的制定过程中发挥更大的作用, No. 209, 25 September 2017.
• Overview of Recent ISDS Developments involving Latin America, *Transnational Dispute Management* 5 Special Issue on Latin America vol. 2, 2016 (eds Ignacio Torterola and Quinn Smith) (with Katia Fach Gómez).
• International Investment Law and ISDS: Mapping Contemporary Latin America, in Katia Fach Gómez and Catharine Titi (eds), The Latin American Challenge to the Current System of Investor-State Dispute Settlement, Journal of World Investment & Trade: Special Issue 17 (4), 2016, p. 515-535 (with Katia Fach Gómez).

• International Investment Law and the Protection of Foreign Investment in Brazil, Transnational Dispute Management 2, 2016, Special Issue on Latin America vol. 1 (eds Ignacio Torterola and Quinn Smith).


• The European Commission’s Approach to the Transatlantic Trade and Investment Partnership (TTIP): Investment Standards and International Investment Court, Transnational Dispute Management 6, 2015.


  - This article won the Smit-Lowenfeld Prize of the International Arbitration Club of New York as the best article published in the field of international arbitration in 2014 (awarded on 8 February 2016).


  - This article has also been translated and published in Russian: Arbitr kak Normotvorets: Pravotvorcheskiy Protsess v Investitsionnom Arbitrazhe// Mezhdunarodnoe Pravosudie 14 (2), 2015, p. 85-99.

  - This article has been translated by the journal and published in Chinese: 欧盟投资协定与寻求新的平衡：从自由放任主义到嵌入式自由主义的范式转变？哥伦比亚国际投资展望, 哥伦比亚大学维尔国际可持续投资中心, FDI 热点问题的观点, No. 86, 3 January 2013.


Chapters in edited volumes


• Mediation and the Settlement of Investment Disputes: Between Utopia and Realism, in Catharine Titi and Katia Fach Gómez (eds), Mediation in International Commercial and Investment Disputes, Oxford University Press (forthcoming).

• Scope of International Investment Agreements and Substantive Protection Standards, in Markus Krajewski and Rhea Hoffmann (eds) Research Handbook on Foreign Direct Investment, Edward Elgar,


  • This chapter has been cited in US Supreme Court pleadings in Ecuador v. Chervron (US S. Ct Case No. 15-1088, docketed 29 February 2016, Bolivia’s Amicus Curiae Brief in Support of Petitioner, filed 30 March 2016).


• The Evolution of EU Investment Law and the Future of EU-China Investment Relations, in Wenhua Shan


**Editorials, introductions and prefaces**


**Other contributions**


- This article has been translated by the journal and published in English and in French: UNASUR Centre for the Settlement of Investment Disputes: Comments on the Draft Constitutive Agreement and Le Centre de règlement des différends relatifs aux investissements de l’UNASUR : Commentaires sur le projet de texte de l’Accord constitutif, *Investment Treaty News* 7 (3), August 2016.


- This article has been translated by the journal and published in French and in Spanish: L’évolution d’une pratique canadienne : commentaire sur le modèle d’accord de protection des investissements du Canada and La Evolución del TBI Canadiense: Comentario sobre el Acuerdo Modelo de 2012, *Investment Treaty News* 3 (4), June 2013.

**Conference reports**


**Book reviews**


• Book review: Investment Treaty Arbitration as Public International Law, written by Eric De Brabandere, *Journal of World Investment & Trade* 17 (6), 2016, p. 1047-1051.


**PRESENTATIONS**


• Quel avenir pour le règlement des différends économiques ? (panellist), 50 ans du CREDIMI : Sources du droit, commerce international, éthique et marchés, CREDIMI, *University of Burgundy*, 13-14 December 2018.


• The Identity Conundrum: Legitimacy and Doubt on the International Bench, Religion and Ethnicity, *Oslo University (PluriCourts)* and *Leiden University (Europa Instituut)*, The Hague, 4-5 October 2018.


• Shifting Paradigms in the Evolution of International Investment Dispute Settlement (Speech), *University of Göttingen*-*University of Sao Paolo Summer School on Investment Law*, University of Göttingen, 3-7 September 2018.


• Diversity and Intergenerationality (panellist), OGEMID and TDM Past, Present and Future: A Celebration, Transnational Dispute Management (TDM), London, 10 May 2018.
• What Is the State of Play: Is Arbitration Still an Option for ISDS or Should it be Replaced by Other Mechanism(s)? (panellist), Arbitration Is Dead, Long Live Arbitration!, Sciences Po. Paris and Queen Mary University London, Paris, 12 April 2018.
• Enforcement of Decisions of an International Investment Court, 60 Years of the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards: Key Issues and Future Challenges, Loyola University Andalusia, Seville, 5-6 April 2018.
• Iura Novit Curia, ILA Committee on the Rule of Law and International Investment Law – Rome Meeting, Italian Association for Arbitration (AIA), Rome, 15 February 2018.
• Iura novit curia en droit international des investissements, Research Seminar of the Institut de Recherche en Droit International et Européen (IREDIES), University Paris 1 Panthéon-Sorbonne, 19 January 2018.
• Le contentieux en matière d'investissements pharmaceutiques internationaux (with Sébastien Mancaux), Le droit des affaires pharmaceutiques : vers la caractérisation d’une Lex pharmaceutica ?, University of Burgundy, Dijon, 8 December 2017.
• The Life Cycle of Investment Protections in Times of Armed Conflict: Survival and Revival in Ius in Bello and Ius Post Bellum, International Investment Law & the Law of Armed Conflict, French National Centre for Scientific Research (CNRS), National and Kapodistrian University of Athens, University of Burgundy, University of Zaragoza, Athens, 5-6 October 2017.
• Dissenting Opinions and the Design of International Courts and Tribunals, Luncheon Lecture, Centre for International Law (CIL), National University of Singapore, 15 June 2017.
• European Union and International Investment Law, Annual Lecture of the Institute for European Integration and Policy, National and Kapodistrian University of Athens, 24 April 2017.
• Dissenting Opinions and Independence of International Adjudicators, ILA Committee on the Rule of Law and International Investment Law – Vienna Meeting, University of Vienna, 6 April 2017.
• Mass Claims in International Investment Arbitration, University of Bologna, 3 April 2017.
• Nouveaux traités d’investissement et prise en compte des enjeux environnementaux et sociaux : Quelles pistes dans les traités transatlantiques ?, La RSE saisie par le droit : perspectives comparatives. L’éclairage du droit des investissements, Centre Malher, University Paris 1...


• The relevance of general exceptions clauses modelled after Article XX GATT for individual standards of treatment, University of Cologne, 26 April 2012.